# 01615

1993/08/25

# U.S. DEPARTMENT OF STATE Office of the Spokesman



For Immediate Release

August 25, 1993

STATEMENT BY MICHAEL McCURRY/SPOKESMAN
CHINA/PAKISTAN: M-11 MISSILE SANCTIONS

THIS MORNING, UNDER SECRETARY OF STATE FOR
INTERNATIONAL SECURITY AFFAIRS LYNN E. DAVIS PRESENTED
TO THE GOVERNMENTS OF CHINA AND PAKISTAN THE
DETERMINATION OF THE U.S. GOVERNMENT THAT CHINESE AND
PAKISTANI ENTITIES HAD ENGAGED IN MISSILE-RELATED
TRANSFERS THAT REQUIRED THE IMPOSITION OF SANCTIONS
AGAINST CERTAIN CHINESE AND PAKISTANI ENTITIES UNDER U.S.
LAW. THIS DECISION FOLLOWS A CLOSE EXAMINATION OF THIS
ISSUE OVER SEVERAL MONTHS BY THE ADMINISTRATION AND
REPEATED CONTACTS WITH BOTH GOVERNMENTS IN AN
ATTEMPT TO CLARIFY NUMEROUS REPORTS FROM MANY
SOURCES ABOUT AN M-11 MISSILE RELATED TRANSFER FROM
CHINA TO PAKISTAN.

U.S. LAW CALLS FOR THE IMPOSITION OF SANCTIONS ON FOREIGN PERSONS WHO KNOWINGLY TRANSFER, TO A NON-MTCR COUNTRY, MISSILE CONTROL TECHNOLOGY REGIME (MTCR) ANNEX ITEMS THAT CONTRIBUTE TO DEVELOPMENT OF MISSILES CAPABLE OF CARRYING A PAYLOAD OF 500 KILOGRAMS A DISTANCE OF 300 KILOMETERS.



## CHINA/PAKISTAN: M-11 MISSILE SANCTIONS

- Q. Why are you imposing sanctions now?
- A. WE WANTED TO BE CONFIDENT ABOUT OUR INFORMATION.

  WE RAISED OUR CONCERNS WITH BOTH GOVERNMENTS

  MANY TIMES, BUT RECEIVED NO SATISFACTORY RESPONSE.
  - IN MAY, ASSISTANT SECRETARY FOR EAST ASIAN AND PACIFIC AFFAIRS WINSTON LORD DISCUSSED THE QUESTION WITH SENIOR CHINESE OFFICIALS.
  - LAST MONTH, SECRETARY OF STATE CHRISTOPHER RAISED
    OUR CONCERN WITH THE CHINESE FOREIGN MINISTER IN
    SINGAPORE.
  - DURING HER JULY VISIT TO BEIJING, UNDER SECRETARY
    FOR INTERNATIONAL SECURITY AFFAIRS DAVIS AGAIN
    PRESSED THE CHINESE GOVERNMENT TO CLARIFY THE
    NATURE OF THE NOVEMBER SHIPMENT. WHEN THE
    CHINESE FAILED TO DO THAT, WE HAD NO OTHER CHOICE
    BUT TO RELY ON THE SUBSTANTIAL EVIDENCE WE HAD
    ACCUMULATED.

<sup>-</sup> MORE --

IN THIS CASE, THE U.S. GOVERNMENT HAS DECIDED TO IMPOSE WHAT ARE CALLED "CATEGORY II" SANCTIONS.

CATEGORY II SANCTIONS ARE IMPOSED IF THE TRANSFER INVOLVES DUAL-USE ITEMS IN THE MTCR ANNEX WHICH CONTRIBUTE TO MISSILE DEVELOPMENT.

CATEGORY II SANCTIONS REQUIRE DENIAL OF NEW EXPORT LICENSES FOR MTCR ANNEX ITEMS, BOTH MUNITIONS AND DUAL USE ITEMS, AND DENIAL OF U.S. GOVERNMENT CONTRACTS RELATING TO MTCR ANNEX ITEMS WITH THE SANCTIONED ENTITIES FOR TWO YEARS.

ALTHOUGH YESTERDAY'S DETERMINATION IMPOSED
 CATEGORY II SANCTIONS, WE WILL NOT HESITATE TO MAKE
 A CATEGORY I DETERMINATION IF WARRANTED BY
 SUBSEQUENT INFORMATION.

#### (IF PRESSED)

- Q. What evidence did you have about the sale?
- A. WHILE I DO NOT WANT TO COMMENT ON INTELLIGENCE

  MATTERS, I WOULD NOTE THAT THE ACCUMULATION OF

  EVIDENCE WAS SUCH THAT IT WAS NECESSARY UNDER U.S.

  LAW TO PROCEED TO SANCTIONS.

U. What do the sanctions provide?

### A. - CATEGORY II SANCTIONS REQUIRE:

- DENIAL OF NEW EXPORT LICENSES FOR MTCR ANNEX
  ITEMS (BOTH MUNITIONS AND DUAL USE ITEMS) TO THE
  SANCTIONED ENTITIES FOR TWO YEARS; AND
- DENIAL OF U.S. GOVERNMENT CONTRACTS RELATING TO MTCR ANNEX ITEMS WITH THE SANCTIONED ENTITIES FOR TWO YEARS.
- IN THE CASE OF CHINA, THE HELMS AMENDMENT TO THE MISSILE PROLIFERATION SANCTIONS LAW REQUIRES THAT SANCTIONS FOR MUNITIONS EXPORTS AND U.S. GOVERNMENT CONTRACTS BE EXTENDED TO "ALL ACTIVITIES OF THAT [THE SANCTIONED ENTITIES'] GOVERNMENT":
  - RELATING TO THE DEVELOPMENT OR PRODUCTION OF MTCR-CLASS MISSILES; OR
  - AFFECTING THE DEVELOPMENT OR PRODUCTION OF ELECTRONICS, SPACE SYSTEMS OR EQUIPMENT, AND MILITARY AIRCRAFT

- ALL ACTIVITIES OF THE CHINESE GOVERNMENT IN THESE BROAD AREAS WOULD BE SUBJECTED TO THE SANCTIONS. THE ONLY EXCEPTION IS COMMERCE-CONTROLLED ITEMS, SANCTIONS FOR WHICH REMAIN LIMITED TO THE SPECIFIC ENTITIES SANCTIONED.

- Q. What effect will the sanctions have on China?
- A. THE PRINCIPAL EFFECT OF CATEGORY II SANCTIONS WILL

  BE TO PROHIBIT THE EXPORT TO THE SANCTIONED

  ENTITIES OF SATELLITES THAT CONTAIN U.S.-LICENSED

  ITEMS ON THE MTCR ANNEX.
  - IT IS DIFFICULT TO BE DEFINITIVE ABOUT THE EFFECTS OF THE HELMS AMENDMENT SANCTIONS. APART FROM NORTH KOREA, WITH WHICH THE U.S. HAS NO TRADE IN THE SANCTIONED AREAS, WE HAVE NO EXPERIENCE WITH HELMS AMENDMENT SANCTIONS.
- Q. Did the potential effect of the sanctions affect the decision?
- A. I WOULD POINT OUT THAT THE LAW DOES NOT PERMIT THE
  EFFECT OF SANCTIONS TO BE A CONSIDERATION IN
  DETERMINING WHETHER THE STANDARD TO IMPOSE
  SANCTIONS HAS BEEN MET.

Note: Most items that would otherwise be affected by Category II sanctions are already covered by the sanctions imposed after the 1989 Tienanmien Square incidents.

- Q. What about the effect on Pakistan?
- A. -- THE EFFECT OF THE SANCTIONS ON PAKISTAN WOULD BE MORE LIMITED, SINCE THE U.S. PERMITS VERY LITTLE MTCR ANNEX-ITEM TRADE WITH PAKISTAN.
- Q. Would the U.S. waive the sanctions?
- A. THE LAW DOES CONTAIN A WAIVER PROVISION. WE ARE PREPARED TO DISCUSS WITH CHINA AND PAKISTAN STEPS THEY COULD TAKE THAT WOULD MEET OUR OVERALL NONPROLIFERATION GOALS AND THE PROVISIONS OF THE LAW.

- Q. What impact do you expect the sanctions to have on our bilateral relations with Pakistan and China?
- A. THIS DECISION AND ITS CONSEQUENCES SHOULD NOT BE A SURPRISE TO EITHER CHINA OR PAKISTAN, SINCE WE HAVE BEEN DISCUSSING THE MATTER WITH BOTH COUNTRIES FOR MANY MONTHS.
  - WE HAVE BROAD INTERESTS OF MUTUAL ADVANTAGE TO PURSUE WITH BOTH COUNTRIES, AND WE INTEND TO CONTINUE TO WORK TO FIND AREAS OF COOPERATION.
- Q. Will this affect Chinese cooperation on the ship possibly carrying chemicals to Iran?
- A. WE DO NOT BELIEVE THE TWO ISSUES ARE RELATED.
  - WE WANT TO CONTINUE COOPERATING WITH CHINA ON INTERNATIONAL SECURITY ISSUES, INCLUDING THE CASE OF THE YIN HE.